UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

DAN BRANDON BILZERIAN,

Plaintiff,

v.

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IGNITE INTERNATIONAL BRANDS, LTD, et al.,

Defendants.

Case No. 2:24-cv-02101-RFB-NJK

Order

[Docket Nos. 53, 56, 57]

Pending before the Court is a stipulated discovery plan filed by Plaintiff and Defendants Ignite International Brands, Ltd.¹ Docket No. 57. Also pending before the Court are motions to stay discovery pending resolution of their dispositive motions filed by Defendants Ignite International Brands, LTD and Paul Bilzerian. Docket Nos. 53, 56. *See also* Docket Nos. 34, 46 (motions to dismiss). Plaintiff filed a response in opposition to each motion to stay discovery. Docket Nos. 60, 61. Defendant Ignite International Brands, LTD filed a reply. Docket No. 62. No reply was filed by Defendant Paul Bilzerian. *See* Docket. The filings are properly resolved without a hearing. *See* Local Rule 78-1.

The Court has broad discretionary power to control discovery. See, e.g., Little v. City of Seattle, 863 F.2d 681, 685 (9th Cir. 1988). "The Federal Rules of Civil Procedure do not provide for automatic or blanket stays of discovery when a potentially dispositive motion is pending." Tradebay, LLC v. eBay, Inc., 278 F.R.D. 597, 601 (D. Nev. 2011). The fact that conducting discovery while a potentially dispositive motion is pending may involve inconvenience or expense is not sufficient, standing alone, to impose a stay of discovery. Turner Broad. Sys., Inc. v. Tracinda Corp., 175 F.R.D. 554, 556 (D. Nev. 1997) (quoting Twin City Fire Ins. Co. v. Emps. Ins. of Wausau, 124 F.R.D. 652, 653 (D. Nev. 1989)). Discovery may be stayed when: (1) there is a

¹ On April 23, 2025, the Court stayed discovery as to Defendants Ignite International, LTD and Scott Rohleder. Docket No. 52.

pending motion that is potentially dispositive; (2) the potentially dispositive motion can be decided without additional discovery; and (3) the Court has taken a "preliminary peek" at the merits of the potentially dispositive motion and finds the motion sufficiently meritorious to warrant a stay. *See Kor Media Group, LLC v. Green*, 294 F.R.D. 579, 581 (D. Nev. 2013). A party seeking to stay discovery pending resolution of a potentially dispositive motion bears the burden of establishing that discovery should be stayed. *See Holiday Sys., Int'l of Nev. v. Vivarelli, Schwarz, and Assocs.*, 2012 WL 3860824, at *2 (D. Nev. Sept. 5, 2012).

When the underlying motion challenges personal jurisdiction, the pendency of that motion strongly favors a stay or, at a minimum, limitations on discovery until the question of jurisdiction is resolved. *E.g.*, *Kabo Tools Co. v. Porauto Indus. Co.*, 2013 WL 5947138, at *2 (D. Nev. Oct. 31, 2013). Nonetheless, the filing of a motion challenging personal jurisdiction does not mandate a stay of discovery and the Court retains discretion to require discovery to go forward. *See AMC Fabrication, Inc. v. KRD Trucking West, Inc.*, 2012 WL 4846152, at *2 (D. Nev. Oct. 10, 2012); *see also Holiday Systems*, 2012 WL 3860824, at *2 (affirming magistrate judge's denial of request to stay discovery pending resolution of motion to dismiss for lack of personal jurisdiction); *Edwards v. Juan Martinez, Inc.*, 2020 WL 5648319, at *2-6 (D. Nev. Sept. 22, 2020) (denying motion to stay discovery pending resolution of motion to dismiss for lack of personal jurisdiction); *Kabo Tools*, 2013 WL 5947138, at *2 (same).

The issue before the Court is whether Defendants Ignite International Brands, LTD and Paul Bilzerian should be permitted to avoid discovery during the pendency of their motions to dismiss for lack of personal jurisdiction. Having conducted a preliminary peek, the Court finds their motions to dismiss sufficiently likely to succeed to warrant a stay of discovery.² Therefore,

motions and subsequent briefing.

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² Conducting the preliminary peek puts the undersigned in an awkward position because the assigned district judge will decide the motions to dismiss may have a different view of their merits. *See Tradebay*, 278 F.R.D. at 603. The undersigned's "preliminary peek" at the merits of those motions is not intended to prejudice their outcome. *See id.* As a result, the undersigned will not provide a lengthy discussion of the merits of the pending motions to dismiss in this instance. Nonetheless, the undersigned has carefully reviewed the arguments presented in the underlying

the Court concludes that a stay of discovery is warranted as to these defendants pending the resolution of each of their motions to dismiss.

Accordingly,

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IT IS ORDERED that the motions to stay discovery filed by Defendants Ignite International Brands, LTD and Paul Bilzerian are **GRANTED**. Docket Nos. 53, 56. Discovery is stayed as to these two defendants. In the event that the resolution of these motions does not result in the dismissal of either of these two defendants, a joint proposed discovery plan and scheduling order must be filed no later than 14 days after the resolution of the motions to dismiss.

IT IS FURTHER ORDERED that the joint proposed discovery plan and scheduling order 10 is **DENIED** as unnecessary at this time. Docket No. 57.

IT IS SO ORDERED.

Dated: May 23, 2025.

NANCY J. KOPPE

UNITED STATES MAGISTRATE JUDGE